

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF FLORIDA

CASE NO. 1:22-cv-21802-JEM

PEDRO VERGARA,

Plaintiff,

vs.

**PUMA NORTH AMERICA, INC,
a foreign for-profit corporation,**

Defendant.

PLAINTIFF'S NOTICE OF VOLUNTARY DISMISSAL WITH PREJUDICE

Plaintiff PEDRO VERGARA, pursuant to Rule 41(a)(1)(A)(ii) of the Federal Rules of Civil Procedure, hereby voluntarily dismisses all his claims in this action *with prejudice*, with each party to bear his/its own attorney's fees and costs.

Dated: August 1, 2022.

Respectfully submitted,

RODERICK V. HANNAH, ESQ., P.A.
Counsel for Plaintiff
4800 N. Hiatus Road
Sunrise, FL 33351
T. 954/362-3800
954/362-3779 (Facsimile)
Email: rhannah@rhannahlaw.com

By s/Roderick V. Hannah
RODERICK V. HANNAH
Fla. Bar No. 435384

**LAW OFFICE OF PELAYO
DURAN, P.A.**
Co-Counsel for Plaintiff
4640 N.W. 7th Street
Miami, FL 33126-2309
T. 305/266-9780
305/269-8311 (Facsimile)
Email: pduran@pelayoduran.com

By s/Pelayo M. Duran
PELAYO M. DURAN
Fla. Bar No. 0146595

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on this 1st day of August, 2022, I electronically filed the foregoing with the Clerk of Court using the CM/ECF system and sent an e-mail of such filing to:

Shira M. Blank, Esq.
EPSTEIN, BECKER & GREEN, P.C.
875 Third Avenue
New York, NY 10022
(212) 351-4500
jstein@ebglaw.com

Attorneys for Defendant
PUMA NORTH AMERICA, INC..

/s/ Roderick V. Hannah

Roderick V. Hannah